1	RENE L. VALLADARES Federal Public Defender		
2	State Bar No. 11479 RAQUEL LAZO Assistant Federal Public Defender 411 E. Bonneville Avenue, Ste. 250		
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4	Las Vegas, Nevada 89101 (702) 388-6577		
5	(Fax) 388-6261		
6	Attorney for ISAIAH OUTLAW		
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8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10			
11	UNITED STATES OF AMERICA,	2:10-cr-00455-PMP-LRL	
12	Plaintiff,	MOTION AND ORDER TO EXTEND	
13	VS.	MAY 3, 2012 SELF SURRENDER DATE	
14	ISAIAH OUTLAW,		
15	Defendant.		
16			
17		SAIAH OUTLAW, by and through his counsel,	
18	Raquel Lazo, Assistant Federal Public Defender		
19		enty (120) days. This request is based upon the	
20	attached Points and Authority and all pleadings a		
21	DATED this the 23rd day of April, 2012.		
22		RENE L. VALLADARES Federal Public Defender	
23		/s/ Raquel Lazo	
24		ByRAQUEL LAZO	
25		Assistant Federal Public Defender	
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POINTS AND AUTHORITIES

On November 28, 2011, Mr. Outlaw filed a Motion to extend his January 4, 2012 Self Surrender Date (#61) so that defense counsel could have additional time to obtain updated medical records to provide to the Marshals and the BOP. This court granted the Motion and extended the self-surrender date to March 4, 2012. On February 14, 2012, Mr. Outlaw filed a Motion to extend his March 4, 2012 Self Surrender Date (#63). Although defense counsel was able to secure all of Mr. Outlaw's medical records, the purpose of this second request was to ensure that the BOP had received and reviewed all of Mr. Outlaw's medical records. This court granted the Motion and extended the self-surrender date to May 3, 2012.

Since then, undersigned counsel has been in contact with the BOP regarding whether the BOP has the capability to provide the necessary care and chemotherapy to Mr. Outlaw. Dr. James Pelton, the BOP physician tasked with reviewing Mr. Outlaw's medical records, opines that because Mr. Outlaw's radiation therapy has concluded, the BOP can in fact care for Mr. Outlaw. *See* Douglas W. Curless Letter dated April 2, 2012 (attached hereto as "Exhibit A"),

On April 3, 2012, one day after receipt of Mr. Curless' letter, Mr. Outlaw had a post-radiation MRI of his brain. Undersigned received the results on April 5, 2012. The MRI shows evidence of a progressive disease. According to Dr. Portnow, Mr. Outlaw's treating physician at the City of Hope, his tumor is "behaving aggressively, recurring only 3 months after finishing radiation." *See* Dr. Portnow's Letter dated April 18, 2012 (attached hereto as "Exhibit B"). Additional tests have been conducted since the MRI. These tests will help determine Mr. Outlaw's treatment plan. He is currently being screened for a clinical trial. If he is not eligible for this trial, then he will undergo intravenously administered chemotherapy. *Id*.

On April 18, 2012, undersigned counsel contacted Dr. Pelton and Mr. Curless via electronic correspondence to advise of the newest developments. After reviewing Dr. Portnow's most recent letter, Dr. Pelton has advised that the BOP would not be able to take Mr. Outlaw if he were placed in a clinical trial. *See* Electronic Correspondence (attached hereto as "Exhibit C"). The BOP does not have the resources to maintain the clinical trial if he is in their custody. *Id.* If he is not admitted to the trial, then BOP could take him for service of sentence and administer the

chemotherapy described in Dr. Portnow's letter. *Id*. The BOP prefers that Mr. Outlaw surrender between chemotherapy cycles. *Id*.

Defense counsel moves for an extension of Mr. Outlaw's surrender date. First, additional time is needed to permit Dr. Portnow to assess what Mr. Outlaw's best course of treatment is. Dr. Portnow anticipates that she will know upon receiving test results in the next week or so. The treatment plan is critical in determining whether the BOP can ultimately accept Mr. Outlaw. If it turns out that the treatment plan can be maintained by the BOP, then it will be necessary to coordinate a surrender date in between chemotherapy cycles. Secondly, Mr. Outlaw has been diagnosed with glioblastoma, an extremely rare tumor accounting for less than 2% of all cancer diagnosis in the United States. See Dr. Portnow Letter dated February 15, 2012 (attached hereto as "Exhibit D"). "Because of the multitude of complex issues that may arise during treatment, patients with glioblastoma are best managed at a brain tumor center." *Id.* Finally, in speaking with Dr. Portnow, she believes that Mr. Outlaw's life expectancy is now 6 months. Mr. Outlaw's mother, the individual who has been by Mr. Outlaw's side since this court released him under pretrial services supervision, advises that her son has rapidly declined in health in the last month (is eating less frequently, has lost approximately 30 pounds in less than one month, is having more memory issues, is not as mobile as he had been, etc). Unfortunately, given his bleak prognosis, there is a chance that Mr. Outlaw will not even survive a self-surrender date.

In the event that this court is not inclined to grant the 120 days requested, at the very least, Mr. Outlaw requests sufficient time to make travel arrangements for him and his mother to travel to Butner, North Carolina (Mr. Outlaw's designated BOP facility).

Mr. Outlaw continues to remain compliant with all Pretrial Services conditions. He is essentially confined to his home at this time while receiving treatment.

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	Case 2:10-cr-00455-PMP -LRL Document 65 Filed 04/23/12 Page 4 of 6	
1	<u>CONCLUSION</u>	
2	Defendant hereby requests the court to extend his self surrender date from May 3,	
3	2012 to a date in the future, but no earlier then one hundred and twenty (120) days.	
4	DATED this th 23rd day of April, 2012.	
5	Respectfully submitted,	
6	RENE L. VALLADARES Federal Public Defender	
7	redetai i done Detender	
8	/s/ Raquel Lazo By	
9	RAQUEL LAZO Assistant Federal Public Defender	
10	Counsel for Isaiah Outlaw	
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6	Attorney for ISAIAH OUTLAW		
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8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
9	DISTRICT	JE NEVADA	
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11	UNITED STATES OF AMERICA,	2:10-cr-00455-PMP-LRL	
12	Plaintiff,	ORDER ON MOTION TO EXTEND MAY 3, 2012 SELF SURRENDER DATE	
13	vs.		
14	ISAIAH OUTLAW,		
15	Defendant.		
16	IT IS HEREBY ORDERED that Defendant, ISAIAH OUTLAW's self surrender date		
17	of May 3, 2012, be extended to September 4, 2012 before 12:00 noon.		
18	DATED this _ 24th day of April, 2012.		
19	21122 ms _2 m day or ripm,	2012.	
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21	Paj m. On		
22	DIS	TRICT COURT JUDGE	
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	Case 2:10-cr-00455-PMP -LRL Document 65 Filed 04/23/12 Page 6 of 6			
1	CERTIFICATE OF ELECTRONIC SERVICE			
2	The undersigned hereby certifies that she is an employee of the Law Offices of the			
3	Federal Public Defender for the District of Nevada and is a person of such age and discretion as to			
4	be competent to serve papers.			
5	That on April 20, 2012, she served an electronic copy of the above and foregoing			
6	MOTION AND ORDER TO EXTEND MAY 3, 2012 SELF SURREND DATE, by electronic			
7	service (ECF) to the person named below:			
8				
9	DANIEL BOGDEN United States Attorney			
10	United States Attorney NICHOLAS D. DICKINSON Assistant United States Attorney			
11	Assistant Untied States Attorney 333 Las Vegas Blvd. So., 5 th Floor Las Vegas, Nevada 89101			
12	Las vegas, ivevada 67101			
13	/s/ Karen Brokaw			
14	Employee of the Federal Public Defender			
15	Employee of the reactar racine Belender			
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